Remarks

Claims 1-27 are pending in the application. Claims 1-27 are rejected.

Amendments to the application are shown above. The Applicant respectfully requests

reconsideration of the application in view of the amendments and the following

remarks.

SUMMARY OF EXAMINER INTERVIEW

A telephonic Examiner Interview was conducted between Examiner Ke and the

Applicant's representative, Anthony H. Azure, Reg. No. 52,580, on January 23, 2008.

The Examiner agreed that the amendment to claim 1 above which recites "displaying the

palette in conjunction with the electronic document on the user interface including

sizing the palette and resizing the displayed electronic document to accommodate the palette so that the palette and the electronic document are simultaneously viewable

such that said palette and an activated associated content of the palette do not obscure

viewing of said electronic document" overcomes the instant § 103 rejections based on

references Kotick, Buxton, and Govindarajan. Amendments to claim 14 were also

discussed. No agreement was reached as to allowance of the Application. The

Applicant's representative thanks the Examiner for his time and attention to this matter.

REIECTIONS UNDER 35 U.S.C. § 103

Claims 1-27 are rejected under 35 U.S.C. § 103(a) as being unpatentable over

Kotick (U.S. 6,559,867) in view of Buxton (U.S. 6,469,714) and furthermore in view of

12/20

Govindarajan (U.S. 6,208,659).

The Applicant respectfully traverses the rejections.

Reply to Non-Final Office Action mailed Oct. 19, 2007 Application Number: 09/770,337

Attorney Docket Number: 150899.01

In the interest of simplifying prosecution of the instant application, the Applicant's

reply focuses on the independent claims. Applicant's decision not to address differences

between the cited references and every claim limitation of the independent claims or every

comment made by the Examiner in regards to the independent claims should not be

considered as an admission that Applicant concurs with the Examiner's interpretations and

assertions regarding the independent claims.

Also, the patentability of each dependent claim is not necessarily separately

addressed in detail. However, Applicant's decision not to address the differences between

that Applicant concurs with the Examiner's assertions regarding the patentability of the

dependent claims over the cited references.

Claims 1-13

Claim 1 as presently amended expressly recites (emphasis added):

A method for providing a selection of properties for an electronic document associated with an application program having a user interface, comprising the steps of:

determining a context for the electronic document displayed on the user

based upon the context of the electronic document and the status of the

interface:

determining a status of a property for the electronic document; and

property.

creating a customized palette for the user interface so that the palette comprises a control only for an available property for the electronic document

and excludes controls for unavailable properties for the electronic document; and

displaying the palette in conjunction with the electronic document on the

user interface <u>including sizing the palette and resizing the displayed electronic</u> document to accommodate the palette so that the palette and the electronic document

are simultaneously viewable such that said palette and an activated associated content of the palette do not obscure viewing of said electronic document, wherein the

Reply to Non-Final Office Action mailed Oct. 19, 2007 Application Number: 09/770,337

Attorney Docket Number: 150899.01

13/20

displayed palette excludes displayed controls for the unavailable properties for the

electronic document

No new matter has been added to claim 1: the Examiner's attention is directed to

at least page 14, lines 4-20, of the Applicant's specification as originally filed.

Kotick is directed to a configuration system for networked training modules.

Kotick describes using a toolbar 50 and a toolbar 70 to select a desired training module

icon, such as icon 72 (col. 5, lines 17-30; FIGS, 2, 3, and 4H). The selected training

module icon may be dragged to a workstation representation, such as workstation 61, in

virtual space 60 to have the training module copied to the workstation (col. 5, lines 29-

38: FIGS, 4H-4I),

For the sake of discussion and without admission, the Applicant assumes that

the Examiner is asserting that virtual space 60 discloses the Applicant's "electronic

document" and toolbars 50 and 70 disclose the Applicant's "palette." FIGS. 4A-4I show

toolbars 50 and 70 in a user interface with virtual space 60. However, Kotick fails to

disclose resizing virtual space 60. Further, Kotick fails to disclose resizing virtual space

60 to accommodate the displaying of toolbars 50 or 70. Thus, Kotick fails to disclose or

suggest "resizing the displayed electronic document to accommodate the palette so that

the palette and the electronic document are simultaneously viewable" as expressly

claimed by the Applicant.

Buxton is directed to a user interface for applets. Buxton discloses a desktop

300 including an infocenter 320. Infocenter 320 includes action bar 322. Action bar

322 includes action items 324 and main menu items 326 (col. 6, lines 59-67; FIGS. 3A-

14/20

D and 4A-D).

Reply to Non-Final Office Action mailed Oct. 19, 2007

Application Number: 09/770,337

Attorney Docket Number: 150899.01

In Buxton, if the work area is expanded, white space is added to the right side of

the action bar (col. 9, lines 55-67). First, Buxton fails to define the meaning of the term

"work area." Second, even if one is to assume that Buxton's "work area" discloses

Applicant's "electronic document", Buxton discloses expanding the width of the action

bar when the work area is expanded. Buxton certainly does not disclose that the work

area has been expanded in order to accommodate the displaying of the action bar, but

merely describes making the action bar larger to match the expanded work area. Thus,

Buxton fails to disclose resizing the work area to accommodate the displaying of the

action bar so that the work area and the action bar can be viewed simultaneously. Thus,

Buxton fails or suggest "resizing the displayed electronic document to accommodate the

palette so that the palette and the electronic document are simultaneously viewable" as

expressly claimed by the Applicant.

The Applicant submits that Govindarajan also fails to disclose or suggest

"resizing the displayed electronic document to accommodate the palette so that the palette and the electronic document are simultaneously viewable" as expressly claimed

by the Applicant.

Thus, Kotick, Buxton, and Govindarajan, whether taken singularly or in

combination, fail to disclose or suggest at least one of the expressly recited limitations

of claim 1. Accordingly, claim 1 is not rendered obvious by the cited references. Claims

 $2\,$  and  $4\text{--}13\,$  and are dependent claims and distinguish for at least the same reasons as

independent claim 1 in addition to adding further limitations of their own. Therefore,

the Applicant respectfully requests that the instant § 103 rejections be withdrawn.

Reply to Non-Final Office Action mailed Oct. 19, 2007
Application Number: 09/770.337

Attorney Docket Number: 150899.01

15/20

## Claims 14-26

Claim 14 as presently amended expressly recites (emphasis added):

A computer system for providing a selection of formatting properties for an electronic document associated with an application program having a user interface comprising:

a memory for storing a property browser program module; and

a processing unit functionally coupled to the memory for executing computer-executable instructions operable for:

determining formatting properties for an electronic document associated with the application program, wherein a formatting property has an associated control:

determining a context for the electronic document;

creating a customized palette based upon the formatting properties and the context of the electronic document, wherein the customized palette includes controls only for formatting properties that are available to a user; and excludes controls for formatting properties that are not available to a user;

coordinating the palette with a toolbar associated with the application program so that the palette provides control features in a same order as corresponding control features in the toolbar; and

sending the palette to a user interface associated with the application program for display adjacent to a viewing content area occupied by the electronic document and for display with the toolbar, such that the palette and an activated associated content of the palette do not obscure any portion of the viewing content area occupied by the electronic document regardless of whether the electronic document occupies all portions of the viewing content area, wherein the displayed palette excludes displayed controls for the unavailable formatting properties for the electronic document.

No new matter has been added to claim 14; the Examiner's attention is directed to at least page 3, lines 26–30, page 13, lines 26–33, and page 20, lines 8–18, of the Applicant's specification as originally filed.

Kotick, as described above, discloses toolbars 50 and 70 and virtual space 60 in

a user interface. For the sake of discussion and without admission, the Applicant

assumes toolbar 50 discloses Applicant's claimed "palette" and toolbar 70 discloses

Applicant's "toolbar" and virtual space 60 discloses Applicant's "electronic document."

In Kotick, selecting icon 53 in toolbar 50 brings up toolbar 70. Toolbar 70 contains

icons representing training modules. First, toolbars 50 and 70 do not have

corresponding control features (e.g., icons). Second, even if one assumes toolbars  $50\,$ 

and 70 have corresponding control features, Kotick fails to disclose that such

corresponding control features are coordinated with each other to be displayed in the

same order. Thus, Kotick fails to disclose or suggest "coordinating the palette with a

toolbar associated with the application program so that the palette provides control

features in a same order as corresponding control features in the toolbar" as expressly

claimed by the Applicant.

Buxton, as described above, discloses desktop 300 and action bar 322. Action

bar 322 includes action items 324 and main menu items 326. For the sake of

discussion and without admission, Applicant assumes Buxton's action items 324 disclose Applicant's "toolbar" and Buxton's main menu items 326 disclose Applicant's

"palette."

Buxton discloses that menu items that are corresponding to an action item may

mirror the "behavior" of the corresponding action item. For example, if the Paste action

item is dimmed, then the Paste  $\underline{\text{menu}}$  item may also be dimmed (col. 7, lines 64–67; col.

9, lines 10-12). Arguably, Buxton addresses how an individual menu item may act.

However, Buxton discloses nothing about coordinating the order in which menu items

appear in relation to the order of corresponding action items. Thus, Buxton fails to

disclose or suggest "coordinating the palette with a toolbar associated with the

Reply to Non-Final Office Action mailed Oct. 19, 2007
Application Number: 09/770.337

Application Number: 09/7/0,337 Attorney Docket Number: 150899.01

Actorney Docker Ham

application program so that the palette provides control features in a same order as

corresponding control features in the toolbar" as expressly claimed by the Applicant.

The Applicant submits that Govindaraian also fails to disclose or suggest

"coordinating the palette with a toolbar associated with the application program so that

the palette provides control features in a same order as corresponding control features

in the toolbar" as expressly claimed by the Applicant.

Thus, Kotick, Buxton, and Govindarajan, whether taken singularly or in

combination, fail to disclose or suggest at least one of the expressly recited limitations

of claim 14. Accordingly, claim 14 is not rendered obvious by the cited references.

Claims 15-17 and 19-24 and are dependent claims and distinguish for at least the same

reasons as independent claim 14 in addition to adding further limitations of their own.

Therefore, the Applicant respectfully requests that the instant § 103 rejections be

withdrawn

Claim 27

Claim 27 as presently amended expressly recites in pertinent part:

"sizing the palette and resizing the displayed electronic document so that the

palette and the electronic document can be simultaneously viewed; coordinating the palette with a toolbar associated with the application program

so that the palette provides control features in a same order as corresponding control

features in the toolbar."

The Applicant submits that claim 27 distinguishes from the cited references for

at least the same reasons as claims 1 and 14 as described above. Therefore, the

18/20

Applicant respectfully requests that the instant § 103 rejections be withdrawn.

Reply to Non-Final Office Action mailed Oct. 19, 2007 Application Number: 09/770.337

Attorney Docket Number: 150899.01

AMENDED CLAIMS 9-11 and 22-24

Claims 9-11 and 22-24 have been amended to correct a typographical error; the

term "user interface" has been replaced with "palette." No new matter has been added;

the Examiner's attention is directed to at least page 13, lines 14-15, of the Applicant's

specification as originally filed.

NEW CLAIMS 28-29

The Applicant submits no new matter has been added in claims 28 and 29; the

Examiner's attention is directed to at least page 14, lines 16-20, of the Applicant's

specification as originally filed. The Applicant submits that claims 28 and 29 are

allowable based on their dependency from allowable independent claims in addition to

adding further limitations of their own.

CONCLUSION

Accordingly, in view of the above, it is submitted that all rejections and/or

objections to the application have been overcome. Based on the foregoing, Applicant

respectfully requests that the application be allowed, and that a timely Notice of

Allowance be issued in this case. If the Examiner believes that the application is not in

condition for allowance, the Examiner is invited to call the Applicant's representative at

the telephone number listed below.

Reply to Non-Final Office Action mailed Oct. 19, 2007
Application Number: 09/770.337

Attorney Docket Number: 150899.01

19/20

If this response is not considered timely filed and if a request for an extension of time is otherwise absent, Applicant hereby requests any necessary extension of time. If there is a fee occasioned by this response, including an extension of time fee that is not covered by an enclosed payment, please charge any deficiency to Deposit Account No. 50–0463. Any overpayment may be credited to the same account.

Respectfully submitted, Microsoft Corporation

Date: January 29, 2008

By:\_\_\_\_/A. H. Azure/

Anthony H. Azure, Reg. No.: 52,580 Attorney for Applicant Direct telephone (425) 707-0399 Microsoft Corporation One Microsoft Way Redmond WA 98052-6399

## CERTIFICATE OF MAILING OR TRANSMISSION (Under 37 CFR § 1.8(a)) or ELECTRONIC FILING

I hereby certify that this correspondence is being electronically deposited with the USPTO via EFS-Web on the date shown below:

January 29, 2008	/Noemi Tovar/
Date	Noemi Tovar